

To the people the question of a dispensary or of prohibition or anything else, but he regarded the bill as in the nature of a compulsory prohibition law. Mr. Anderson called attention to the fact that the bill amended section 2894 of the Code without so stating, as, in his opinion, the provisions of the Constitution required.

WON IN A WALK.

Mr. Clayton thereupon called the pending question, the adoption of the conference report on the general revenue bill. The pending question was ordered and the report adopted by a vote of 24 to 8, as follows:

Ayes—Messrs. Barksdale, Byars, Chapman, Clayton, Coghill, Dinwiddie, Donohue, Halsey, Harvey, Hobbs, Keesell, Lyle, Mann, Massey, McIlwaine, Moon, Oyle, Sears, Shackelford, Tyler, Walker, Wallace, Watkins and Wickham—24.

Noes—Messrs. Anderson, Cromwell and Fawcett—8.

The bill having passed both houses will go to the Governor for his approval.

Senator Lyle sought to secure an adjournment until Monday, but Messrs. Keesell, Wickham and Barksdale earnestly opposed the proposition. Mr. Wickham called attention to the fact that the Finance Committee would meet today and that a very important measure and that matters of the gravest moment to the State were pending and demanding attention at the hands of the Senate and its committees. He thought it would be very unwise to take the recess proposed.

The Lyle proposition failed, and the Senate at 2:10 P. M. adjourned until noon to-day.

At the request of the patron, Mr. Halsey, the special orders, the companion constitutional amendments relating to the selection of commissioners of the revenue, were passed by until 12:15 P. M. next Wednesday.

The House.

The House was called to order at 10 o'clock by Speaker Ryan, and prayer was offered by Rev. P. B. Price, of the Presbyterian Church.

Mr. Davis offered a bill, which was referred to a committee on the construction of a channel in Petersburg, to carry off fresh water from the Appomattox river.

Others bills offered were:

By Mr. Gravelly: To provide for allowing various sections a vote on question of establishing liquor dispensaries.

By Mr. Seabell: To regulate the terms of Circuit Courts.

A resolution was offered by Mr. Settle and adopted, directing the Attorney-General to give his opinion as to whether the new Constitution requires the adoption of a uniform school-keeping system.

Mr. Early offered a petition favoring the Mann bill, sent him by name of his constituents and the Chair laid it before the House on conference report on the general tax bill.

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OUR GREAT

DISPLAY OF CLOTHING

FOR MEN AND BOYS IS NOW

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Men's Clothes.

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Boys, same way.

Hats, Shoes, Furnishings

—nothing lacking in our stock to properly outfit the most exacting dressers.

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HOUSE VOTES TO REMOVE CAMPBELL

(Continued from First Page.)

Smith, of Lee, was paired with Mr. Carter, of Scott. The former would have voted "aye" and the latter "no."

Battle Begins.

The Chair laid before the House the following resolution: That the committee on the Mann bill, sent him by name of his constituents and the Chair laid it before the House on conference report on the general tax bill.

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was an uncalled for reference to Judge Loving.

To the Members of the General Assembly of Virginia:

In an answer filed by Judge C. J. Campbell before the House and Senate in the proceedings against him for removal from office, I find certain charges against me.

I am somewhat uncertain as to whether I should notice these charges here. I realize that they have no relevancy or bearing on the issue before you; but if the answer is to remain in its present form and become a part of the record in the case, I feel that I should take some notice of the charges therein contained.

1. In my early manhood I became involved in politics, and fell into habits of dissipation, lasting for a period of ten years, which greatly involved me in debt. Upon my reformation in 1855, and after the sale of all my property, I still owed about six thousand dollars. My creditors have been kind and indulgent, and by their forbearance I have since been able to reduce that indebtedness fifty per cent. There has never been any secret or denial on my part of that liability, and I have devoted my whole energy and means to the discharge of it.

2. The personal difficulty between Mr. B. T. Gordon and myself arose from a misunderstanding between us in discussing a matter in controversy in the Circuit Court of Nelson, and the manner in which followed was one of mutual combat, each giving and receiving punishment. Between gentlemen a personal controversy is always easy of settlement, and the friendly and cordial relations between Mr. Gordon and myself were speedily restored, and the incident has long since been forgotten.

3. Judge Campbell, in his answer, says he declined to support me for office, and since then I have been his "personal and political enemy." I have never asked or sought his support. In fact, had his support been tendered me, I should have declined it. I knew his methods in politics to be corrupt and base, and I have never sought office in any way.

4. Judge Campbell, conscious of his own guilt, seeks to distract the attention of the members of the General Assembly from the charges and evidence against himself by insinuating that I have been instrumental in fastening guilt upon him. This mode of Judge Campbell in meeting direct charges against himself of maladministration and corruption in his high office of Chief Justice of the State, is unwarranted by crying persecution and making counter charges against his accusers when run to ground, is characteristic of the man, and is but another evidence of his baseness and cowardice.

Respectfully submitted,

(Signed) W. G. LOVING.

Lovingston, Va., April 8, 1903.

FIGHT FOR TIME.

Messrs. Bland, of Portsmouth, and Edwards, of West Point, made strenuous objection to the reading of the paper, but the chair ruled against them, and when it had been concluded, Mr. Davis moved to strike out all of that part of Judge Campbell's answer which refers to Judge Loving.

Mr. Davis spoke briefly in support of his motion, and said, in view of the many statements of Judge Loving, it all ought to go out. Mr. Kelly then moved Mr. Davis' motion went too far, and he desired to amend so as to allow Judge Campbell to show the alleged answers of Judge Loving against him, and he desired that portion of the answer left in. Mr. Kelly indicated that he should vote to retain Judge Campbell on the bench, and he and Mr. Davis engaged in considerable cross-firing.

By a vote of 37 to 40 the House refused to agree to Mr. Kelly's amendment, and the motion of Mr. Davis to strike out the entire matter in relation to Judge Loving was adopted.

The Campbell people were losing on every hand, but still they refused to yield, and when Mr. Davis offered a motion to dispose of the case finally during the day, Mr. Caton appealed for time in which to allow the members to read every line of the record.

Mr. Newhouse said if this should be done, there would be no vote for a year, and Messrs. Cumming and Leake came to the rescue of Mr. Caton. Mr. Duke of the committee, in an impetuous manner spoke for unlimited time, and Mr. Jordan, of Frederick, thought the time should be fixed at 12 o'clock midnight to vote. Mr. C. C. Baker spoke for limiting debate reasonably, and he thought unless this was done, the remainder of the session would be thrown away on the Campbell case. Mr. Duke again spoke for unlimited time, and he was replied to briefly by Mr. Heermans, of Montgomery.

Mr. Fulton offered a substitute providing for a recess at 9 o'clock and a re-assembling of the body at 3 P. M., to remain in continuous session until the matter was disposed of.

Mr. Kelley struggled manfully for time, and said there should be no restrictions. He therefore opposed both the resolution and the substitute.

Mr. Newhouse offered a substitute for the whole, fixing the hour for voting at

8 o'clock P. M., to-day, and Mr. Cardwell opposed all the resolutions.

Mr. Dent spoke for the Fulton substitute, and that of Mr. Newhouse was rejected. Mr. Davis accepted the Fulton substitute (11:45 A. M.), and voting at noon later than 12 o'clock P. M.

The resolution of Mr. Fulton was rejected by a vote of 43 to 44, and thus there was no limit to the debate.

SUBSTITUTE REJECTED.

Mr. Allen offered a resolution, which was adopted, providing for a recess from 12 o'clock P. M. to 1 o'clock P. M., of Portsmouth, succeeded in getting the osteopath bills fixed as a special order for April 17th.

The House voted down the substitute resolutions in the Campbell case, and Mr. Polkes offered the following as a substitute:

"Whereas, Judge C. J. Campbell, of the County Court of Amherst, has been guilty of a crime, and is a dangerous and formidable litigant in his court, and whereas this was an act that justly deserves censure of the General Assembly; now, therefore, be it

Resolved by the House of Delegates, the Senate concurring, That C. J. Campbell, the judge of Amherst County Court, should be censured, and he is hereby censured by the General Assembly.

"Resolved, further, That a copy of these resolutions, attested by the clerk of the House of Delegates, be forwarded to the said C. J. Campbell."

Mr. Polkes spoke for his substitute in an effort full of sympathy for Campbell and he took the ground that the punishment inflicted upon Judge Campbell already was equally as severe as he deserved. He appealed to the House, even if they believed him guilty, to temper justice with mercy.

He declared that Senator Massey and Delegates Goodwin, of Nelson and Ware, of Amherst, had informed him that a majority of the people of both Nelson and Amherst desired that Judge Campbell be retained on the bench. He appealed to the House to allow the people of Amherst to have home rule, certainly inasmuch as Judge Campbell had only a little longer to serve upon the bench.

LOUD CHEERING GREETED Mr. Polkes' remarks, and his substitute was rejected—ayes, 17; noes, 59.

Those voting in the affirmative were: Messrs. Cumming, Cummin, Edwards, Polkes, Goodwin, Walter Jordan, Kelley, Leake, Mays, Moore, Owens, Stearns, Taylor, Toney, Wallace, Ware and Woodward—17.

Mr. Leake offered a further resolution calling upon the House to decide whether or not Judge Campbell should be impeached upon the evidence already and hereafter to be taken. This was rejected and Mr. Green explained his position against the report of the committee. He thought the findings of the committee were inconsistent and in conflict with each other. He desired to know when a Virginia Judge should be a detective and when a politician.

ANOTHER DEFBAT.

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